## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

## UTILITY PATENT APPLICATION TRANSMITTAL LETTER

16800 U.S. PTO 10/815678

**Mail Stop PATENT APPLICATION** 

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Customer Number 2 1 8 3 9

Sir:		
	Enclosed for	or filing is the utility patent application entitled:
	Fixing Asse	emblies and Methods
by th	e following nar	ned inventor(s):
	Henly, Nich	olas Charles
		· ·
	Applicant(s) su and patent.	ggests Figure1_ for inclusion on the front page of the patent application publication
	•	
		quests that the published application include the following assignment information: d, Havant, Hampshire, United Kingdom
-		s, rearrant, rearrant, ermos ranguent
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	Small entity sta	atus is claimed.
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Also	enclosed are:	
DRA	WINGS:	sheets of formal drawings sheets of informal drawings
		sheets of formal drawings
DEC	LARATION:	☐ will follow ☑ executed, is enclosed ☐ unexecuted, is enclosed
ASS	IGNMENT:	is enclosed will follow

				Attorney Docket No.			
				Application	No		
CLAIM FOR PRIORITY	·						
JNDER 35 U.S.C.		Country		Appl. No.	<ul> <li>Filing Date</li> <li>MM-DD-YYYY</li> </ul>		
§ 119 and/or		UK		GB 0310073.2	05-01-2003		
365:							
	-						
	certified copy(ies) enclosed			certified copy(ies) will follow			
OTHER PAPERS:				ensions of Time and Pay	ment of Fees.		
	_	ation Disclosure					
	• •	ation Data Shee	•				
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	ias been calcu	lated as follows	and in accorda	ance with the enclosed p	reliminary		
amendment:							
,.e	<del></del>						
			CLAIMS				
	No. of Claims		Extra Claims	Rate	Fee		
Basic Application Fe	ee (1001)				\$ 770.00		
otal Claims	17	MINUS 20 =	0	x \$18.00 (1202) =	\$ 0.00		
ndependent Claims	<del>'</del>	MINUS 3 =	1	x \$86.00 (1201) =	\$ 86.00		
f multiple dependen		esented, add \$	5290.00 (1203)				
otal Application Fe Small Entity Sta	\$ 856.00						
				ument is enclosed.	\$ 0.00		
OTAL APPLICATI		<b>\$10.00 (0021)</b>	ii / toolgiii iloite doo	unione lo endioded.	\$ 856.00		
- IALAII LIVAII					\$ 856.00		
		without a filing	fee. Issuance of a	Notice to File Missing Pa	arts of Application		
is respectfully	requested.						

	Attorney bocket No016500-052							
	Application No							
	Charge to Deposit Account No. 02-4800 for the fee due.							
	A check in the amount of is enclosed for the fee due.							
×	Charge \$\_\$856.00 to credit card. Form PTO-2038 is attached.							
X	The Director is hereby authorized to charge any appropriate fees under 37 C.F.R. §§ 1.16, 1.17 and 1.21 that may be required by this paper, and to credit any overpayment, to Deposit Account No. 02-4800. This paper is submitted in duplicate.							
Ple	ease address all correspondence concerning this application to:							
	Burns, Doane, Swecker & Mathis, L.L.P. Customer Number <b>2 1 8 3 9</b> P.O. Box 1404 Alexandria, Virginia 22313-1404							
	Respectfully submitted,							
	BURNS, DOANE, SWECKER & MATHIS, L.L.P.							
٩le	D. Box 1404 exandria, Virginia 22313-1404 3) 836-6620 By William Charles							

William C. Rowland

Registration No. 30,888

Filed: April 2, 2004

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of Henly, Nicholas Charles

Application No.:

Filing Date:

April 2, 2004

Title: Fixing Assemblies and Methods

Group Art Unit:

Examiner:

Confirmation No.:

## **GENERAL AUTHORIZATION FOR PETITIONS** FOR EXTENSIONS OF TIME AND PAYMENT OF FEES

**Assistant Commissioner for Patents** P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In accordance with 37 C.F.R. §1.136(a)(3), the U.S. Patent and Trademark Office is hereby provided with a general authorization to treat any concurrent or future reply requiring a petition for an extension of time for its timely submission as containing a request therefor for the appropriate length of time.

The Commissioner is hereby authorized to charge any appropriate fees under 37 C.F.R. § 1.17 that may be required by this paper, and to credit any overpayment, to Deposit Account No. 02-4800. This paper is submitted in duplicate.

Respectfully submitted,

BURNS, DOANE, SWECKER & MATHIS, L.L.P.

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Date: April 2, 2004

William C. Rowland

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